In the Supreme Court of the State of Idaho

IN RE: AMENDMENT OF CIVIL PROTECTION ORDER FORMS ORDER

The Idaho Supreme Court, having received from the Court Assistance Office Committee a recommendation to approve, under the guidance and oversight of said committee, the amended civil protection order forms attached to this order; and the Court having reviewed and approved these forms;

NOW, THEREFORE IT IS HEREBY ORDERED, that the forms attached hereto as Schedule A are hereby amended and adopted as the official uniform civil protection order forms for the state of Idaho for use in implementing Idaho Code Title 39 Chapter 63 and Title 18 Chapter 79.

IT IS FURTHER ORDERED, that such uniform forms shall be used by all of the courts of the state of Idaho.

IT IS FURTHER ORDERED, pursuant to Rule 32(c)(1) of the Idaho Court Administrative Rules, that when a civil protection order is issued, the civil protection order, the petition seeking such order, and the Law Enforcement Service Information Sheet for Protection Orders shall be provided to the Sheriff's Office of the county in which a protection order is issued, or such other law enforcement office as may be designated in the protection order, for immediate entry into record systems and to facilitate service on the respondent.

IT IS FURTHER ORDERED, that a copy shall be sent to all magistrate judges, clerks of the district court, trial court administrators, and administrative district judges.

IT IS FURTHER ORDERED, that the effective date of this Order shall be July 1, 2017. **DATED** this day of May, 2017.

By Order of the Supreme Court

Roger S. Burdick, Chief Justice of Idaho, do hereby certify above is a true and correct copy of the

entered in the above entitled cause and r necord in my office.

CONFIDENTIAL

Law Enforcement Service Information Sheet for PROTECTION ORDERS

This information will not be shared with the Respondent.

Law Enforcement needs information about the other person in order to serve the Protection Order. Service will depend on the amount and accuracy of information you can provide about the other person. Without service the protection order cannot be enforced. YOU MUST FILL IN EACH SECTION MARKED WITH AN "*". If you do not, law enforcement may not be able to serve the other person and the form will be returned to the court clerk.

Last Name*:	out You (Petitioner):		First*:		Middle Initial*:	
D . CD: 44					20021	
Date of Birth*:	Race*:		Male*[] Female*[]	Social S	ecurity No.	
Present Address*:			City*:	State*:	Zip*:	
Contact No.:			Another Phone No. Where	Messages Can	Be Left:	
Where Do You Work			Work Pl	one No.		
Explain your relations	hip with the other person:					
	ut the Other Person	(Respond	ent):			
Last Name*:			First*:		Middle Initial*:	
Date of Birth:	Race*:		Male*[] Female*[]	Social Se	curity No.	
Present Address:			City*:	State*:	Zip*:	
Contact No.:			Another Phone No. Where !	Messages Can F	Be Left:	
Employer/Company N	ame:		Work No.		Work Days/Hours:	
Business Address:			City:	State:	Zip:	
Name of Relative or Fr				ne No.		
Make & Model of Car:		License	e Plate No & State: Color & Year:		ear:	
What Does This P	erson Look Like:					
Height:	Weight:		Hair Color:	Eye Co	olor:	
Describe any scars, tatt	oos or distinguishing chara	cteristics:				
Additional Impor	tant Information:					
Has This Person Been (Convicted of a Crime? YES Unk	nown []	If YES, for What?			
	Person Dangerous? YES []NO[]	Does This Person Have Any Weapons? YES[]NO[]Unknown[]What type?			
Places/Addresses Wher	e This Person Can Be Four	nd (i.e. friend	ds, relatives, frequent places)			
0:	1 10					

Directions must be drawn if a street number is not available. A route or box number is not enough. Without sufficient address information, service of the order may be delayed or may not be possible. If Respondent cannot be served within 10 days, law enforcement shall notify the petitioner. The Petitioner may provide additional information for service (I.C. § 39-6310(4))

Protection Order		Case	No:				_
☐Temporary Ex Parte Order and Notice of Hearing ☐Ar	mended	Court			Judicial	District	t
□Domestic Violence (I.C. § 39-6304)			у				
☐Malicious harassment, stalking, telephone harassment	t (I.C. §18-790	7) State	ldaho				
PETITIONER	Р	ETITIONER I	DENTIFIER				
					1		
First Middle Last	Date of Birth (DOB) of Petitioner						
PROTECTED PERSON(S): Petitioner Minor family member(s): (list name and DOB)	Other F	Protected P	erson(s):	(list n	ame and	DOB)	
RESPONDENT		RESPOND	ENT IDE	NTIF	ERS		
First Middle Last	SEX	RACE	DOB		HT	WT	
Respondent's Address	EYES	HAIR	DISTIN	GUIS	HING FE	ATURE	S
Relationship to Protected Person(s):							
Check all that apply	DRIVERS	LICENSE #	#]	STA	TE		
☐ spouse;☐ living together;☐ previously living together;							
child in common; intimate partner; parent; related by blood, adoption or marriage; are in, or have been in, a dating relationship; other:	CAUTION:	☐ Wear	on Allege	d to	be Involv	/ed	
This order shall be effective until earlier by another court order. If the Respondent does not appear at the hearing date is order may be issued against the Respondent. If the Performance is the property of the property o	20 isted on the l titioner fails t	_ ast page of	9 P.M. /unf this orde	r.ald	onger pr	otection	n

WARNINGS: This order meets all "full faith and credit" requirements of the VAWA, 18 U.S.C. § 2265 (1994) upon notice of the Respondent. This court has jurisdiction over the parties and the subject matter; the Respondent has been or will be afforded notice and a timely opportunity to be heard as provided by the laws of this jurisdiction. This order is valid and entitled to enforcement in each jurisdiction throughout the 50 states of the United States, the District of Columbia, all tribal lands, and all U.S. territories, commonwealths, and possessions and shall be enforced as if it were an order of that jurisdiction.

As a result of this order, it may be unlawful for the Respondent to purchase or possess a firearm, including a rifle, pistol, or revolver, or ammunition pursuant to federal law under 18 U.S.C. § 922(g)(8). If you have any questions whether these laws make it illegal for the Respondent to possess or purchase a firearm, you should consult an attorney.

Violation of any provision of this order by the Respondent, after actual notice of its terms, is a misdemeanor and may result in arrest and sentencing for up to one year in jail and a \$5,000 fine, even if the Protected Person(s) consents to the violation. **Only the Court can change this order.**

THE COURT ORDERS:

1. Personal Conduct Order.

The Respondent shall not contact or attempt to contact the protected person(s) in any manner, including in person or through another person, or in writing or through any electronic means, including telephone, email, text, through social networking, or facsimile. The Respondent shall not harass; stalk; threaten; use, attempt to use or threaten use of physical force; or engage in any other conduct that would place the protected person(s) in reasonable fear of bodily injury. However, the Respondent may participate in legal proceedings involving the protected person(s) and may communicate through attorneys about legal issues involving the protected person(s).

[01]	PROTECTED PERSON(S): Petitioner Minor family member(s) Family or other household member(s) Other Protected Person(s)
[05]	☐ THERE ARE NO EXCEPTIONS TO THIS ORDER.
	 ☐ THERE ARE EXCEPTIONS ORDERED AS FOLLOWS: ☐ contact by telephone/electronic means to arrange visitation of the child/ren ☐ contact by telephone/electronic means between
	for the following purposes:
	 to participate in court ordered mediation to respond to an emergency involving your natural or adopted child/ren
	other:
	Stay-Away Order. Respondent shall not, EVEN IF INVITED BY THE PROTECTED PERSON(S), knowingly remain within feet of the Protected Person(s), or
	go within feet of:
	Protected Person's residence at
[04]	Protected Person's school campus or work place at
	Protected Person's child/ren's school campus or work place at
	Protected Person's child/ren's school campus or work place at Other:

	3.	Move-out Order and Law enforcement assistance. Does Not Apply
[03]		Respondent is ordered to move from the residence at
		immediately upon service of this order and take from the residence only items
		needed for employment and necessary personal effects (at peace officer's discretion).
		Law enforcement officers are ordered to:
		Remove the Respondent from the residence listed above upon service of this order.
		☐ Place the Protected Person in possession of the residence at
		8
		☐ Supervise the removal of ☐ Protected Person's ☐ Respondent's items needed for employment and necessary personal effects (at peace officer's discretion) from the residence.
		Peace officers are instructed to enforce this Court order by all necessary means, including arrest.
	4.	Child custody. Does Not Apply
[09]		Respondent shall NOT have the child/ren until further order of the Court
		OR Custody of the minor child/ren is awarded:
06]		as provided in the existing child custody order/divorce decree (Case #, County, Judge, Date Entered):
		as follows:
		Name of Child (first, middle initial, last) Birth Date Sex Custody Awarded To
		Protected Person Respondent
		shall have the child/ren as follows (list days, times and conditions):
		supervised by:
		neutral drop off/pick up location:
		child/ren to be transported by:
		Neither party shall remove the child/ren from
		Other:

6. Other:	
-	
7. Order to clerk.	
It is further ordered the county in which	that the clerk of the court shall forward a copy of this order to the Sheriff's Office this order was originally issued, or
resides, if not previous	o record systems and to facilitate service in the jurisdiction in which the Respond ously served. The clerk shall deliver or mail a copy of this order to the Petitioner.
	NOTICE OF HEARING
A hearing to de	cide whether a longer Protection Order will be issued will be held:
Date:	Time:
	at the County
Courthouse, (Address) WARNING: If the resp	, idah pondent does not appear at the hearing, a longer protection order may be issued
Courthouse, (Address) WARNING: If the respondent	oondent does not appear at the hearing, a longer protection order may be issued t. If the petitioner fails to appear, the petition may be dismissed.
Courthouse, (Address) WARNING: If the respondent against the respondent Date:	, Idah pondent does not appear at the hearing, a longer protection order may be issued t. If the petitioner fails to appear, the petition may be dismissed.
Courthouse, (Address) WARNING: If the respondent against the respondent and the provisions of this order a crime, or, not being provision and person who counse misdemeanor. Therefore	
WARNING: If the respondent against the respondent Date: NOTICE: It is a misdemeanor und the provisions of this ordard crime, or, not being prany person who counse misdemeanor. Therefor Respondent and the Person Respondent Respo	
WARNING: If the respondent against the respondent Date: NOTICE: It is a misdemeanor under the provisions of this order a crime, or, not being present who counse misdemeanor. Therefore Respondent and the Peter I have received a copy of the country of the provisions of this order.	pondent does not appear at the hearing, a longer protection order may be issued to lift the petitioner fails to appear, the petition may be dismissed. Signed: Judge ler Idaho Code § 39-6312 for the Respondent, after notice of this order, to violate der. Further, it is a crime under Idaho Code §18-204 for any person to aid and at essent, to advise and encourage a crime. In addition, under Idaho Code §18-304 ls, aids, solicits or incites another to commit a misdemeanor is guilty of a re, it may be a crime for any person to encourage or invite contact between the titioner, except such contact as is expressly permitted by the above order.
WARNING: If the respondent against the respondent Date: NOTICE: It is a misdemeanor und the provisions of this ord a crime, or, not being prany person who counse misdemeanor. Therefore Respondent and the Person Date: I have received a copy of Signed:	
WARNING: If the respondent against the respondent Date: NOTICE: It is a misdemeanor under the provisions of this order a crime, or, not being present who counse misdemeanor. Therefore Respondent and the Peter I have received a copy of Signed: I have received a copy of the provisions of this order. I have received a copy of the provisions of this order.	pondent does not appear at the hearing, a longer protection order may be issued to lift the petitioner fails to appear, the petition may be dismissed. Signed: Judge Judge ler Idaho Code § 39-6312 for the Respondent, after notice of this order, to violate der. Further, it is a crime under Idaho Code §18-204 for any person to aid and absesent, to advise and encourage a crime. In addition, under Idaho Code §18-304, ls, aids, solicits or incites another to commit a misdemeanor is guilty of a re, it may be a crime for any person to encourage or invite contact between the littioner, except such contact as is expressly permitted by the above order.

TEMPORARY EX PARTE PROTECTION ORDER & NOTICE OF HEARING CAO DV 4-1 07/2017

IN THE DISTRICT COURT FOR	THE JUDICIAL DISTRICT	
	OR THE COUNTY OF	
	RATE DIVISION	
Petitioner (Protected Person)	Case No.	
vs.	ORDER SETTING OR RESETTING HEARING ON PETITION FOR PROTECTION ORDER	
Respondent (Restrained Person)		
IT IS HEREBY ORDERED, that the Petitione the Court on:	er and Respondent are to appear for a hearing befor	ore
	OF HEARING	
Date:	Time: a.ı	m.
Before Judge:	at theCounty	11.
Courthouse, (Address):	, Idah	10.
Respondent. If the Petitioner does not appear, the It is further ordered that the clerk of the court Office in the county in which this order was origin immediate entry into record systems and to facility	shall forward a copy of this order to the Sheriff's nally issued, or □, fo	r
Date:	luda	
I have made a large and a second	Judge	
I have received a copy of this order ☐ and agree	to future service by certified mail.	
Date:	Petitioner	
I have received a copy of this order ☐ and agree		
Date:	Respondent	

ORDER SETTING OR RESETTING HEARING ON PETITION FOR PROTECTION ORDER CAO DVPi 4-2 7/2017

IN THE DISTRICT COURT FOR TH	E JUDICIAL DISTRICT	
FOR THE STATE OF IDAHO, IN AND FO	R THE COUNTY OF	
	ATE DIVISION	
reissued, IT IS ORDERED the Temporary Protect	Case No REISSUANCE OF TEMPORARY PROTECTION ORDER AND NOTICE OF HEARING y Protection Order entered in this case should ction Order, a copy of which is attached, is reiss	sued
and extended until 11:59 P.M. on Temporary Protection Order remain in effect, exc	, 20 All portions of the attac	ched
NOTICE (A hearing to decide whether a longer Prote	OF HEARING ection Order will be issued will be held:	
Date:Time:		☐ a.m. ☐ p.m.
Before Judge:	at the	County
Courthouse, (Address):		, Idaho.
against the respondent. If the petitioner does not a The Clerk of the Court shall forward a copy Temporary Protection Order for service, as specifi	of this Order, with copies of the Petition and	
Date:	Judge	
I have received a copy of this order and agree t	to future service by certified mail.	
Signed:Petitioner	Date:	
I have received a copy of this order [] and agree t	to future service by certified mail.	
Signed:Respondent	Date:	

Protection Order		Casi	e No:				
□Amended □Renewed			rt				:t
□Domestic Violence (I.C. § 39-6304)		Cour	nty				
☐Malicious harassment, stalking, telephone harassmer	nt (I.C. § 18-7	907) State	e Idaho				
PETITIONER		PETITIONER	IDENTIFIE	RS			_
					1		
First Middle Last	Date	of Birth (D	OB) of Peti	itione	al r		
PROTECTED PERSON(S): Petitioner Minor family member(s): (list name and DOB)	Other	Protected I	Person(s):	(list na	ame and	DOB)	
RESPONDENT	1	RESPONI	DENT IDE	NTIFII	ERS	Fa .	
First Middle Last	SEX	RACE	DOB		HT	WT	
Respondent's Address	EYES	HAIR	DISTIN	GUISI	ING FE	ATURE	S
Relationship to Protected Person(s):							
Check all that apply former spouse:	DRIVERS	LICENSE	#	STA	TE		
☐ spouse;☐ living together;☐ previously living together;							Г
child in common; intimate partner; parent; related by blood, adoption or marriage; are in, or have been in, a dating relationship; other:	CAUTION	: □ Wea	pon Allege	ed to b	e Involv	/ed	
This order shall be effective until earlier by another court order.	20	at 11:	59 P.M. /ur	nless t	terminat	ted	

WARNINGS: This order meets all "full faith and credit" requirements of the VAWA, 18 U.S.C. § 2265 (1994) upon notice of the Respondent. This court has jurisdiction over the parties and the subject matter; the Respondent has been or will be afforded notice and a timely opportunity to be heard as provided by the laws of this jurisdiction. This order is valid and entitled to enforcement in each jurisdiction throughout the 50 states of the United States, the District of Columbia, all tribal lands, and all U.S. territories, commonwealths, and possessions and shall be enforced as if it were an order of that jurisdiction.

As a result of this order, it may be unlawful for the Respondent to purchase or possess a firearm, including a rifle, pistol, or revolver, or ammunition pursuant to federal law under 18 U.S.C. § 922(g)(8). If you have any questions whether these laws make it illegal for the Respondent to possess or purchase a firearm, you should consult an attorney.

Violation of any provision of this order by the Respondent, after actual notice of its terms, is a misdemeanor and may result in arrest and sentencing for up to one year in jail and a \$5,000 fine, even if the Protected Person(s) consents to the violation. **Only the Court can change this order.**

	Petit	Respondent was served and provided notice of hearing. ioner Appeared:
		ne Respondent agreed to entry of a protection order. ne Court found, after a hearing, that a protection order should be issued. ne Court finds that the original Petitioner is the abuser and the original Respondent is the victim of estic violence. The Petitioner shall be the Respondent and the Respondent shall be the Petitioner.
	1. P T ir e u th	COURT ORDERS: Personal Conduct Order. The Respondent shall not contact or attempt to contact the protected person(s) in any manner, including a person or through another person, or in writing or through any electronic means, including telephone, mail, text, through social networking, or facsimile. The Respondent shall not harass; stalk; threaten; se, attempt to use or threaten use of physical force; or engage in any other conduct that would place he protected person(s) in reasonable fear of bodily injury. However, the Respondent may participate in egal proceedings involving the protected person(s) and may communicate through attorneys about egal issues involving the protected person(s).
[01] [02]	P	ROTECTED PERSON(S): Petitioner Minor family members Family or other household members Other Protected Person(s)
[05]		THERE ARE NO EXCEPTIONS TO THIS ORDER.
		THERE ARE EXCEPTIONS ORDERED AS FOLLOWS: contact by telephone/electronic means to arrange visitation of the child/ren contact by telephone/electronic means betweenm. andm. on
		for the following purposes:
		to participate in court ordered mediation to respond to an emergency involving your natural or adopted child/ren
	L	other:
2	Re	ay-Away Order. espondent shall not, EVEN IF INVITED BY THE PROTECTED PERSON(S), knowingly remain thin feet of the Protected Person(s), or
		go within feet of:
		Protected Person's residence at
[04]		Protected Person's school campus or work place at
		Protected Person's child/ren's school campus or work place at
		Other:

[04]

	3. Move-out Order and Law enforcemen	<u>it assistance</u> . 🗌 Doe	s Not A	pply					
3]	Respondent is ordered to move from								
	immediately upon service of this order and take from the residence								
	only items needed for employment and necessary personal effects (at peace officer's discretion).								
	Law enforcement officers are ordered to: Remove the Respondent from the residence listed above upon service of this order.								
	☐ Place the Protected Person in posse	ession of the residenc	e at						
	Supervise the removal of Protect necessary personal effects (at peac	ted Person's Respo e officer's discretion) f	ondent's from the	s items needed for employment residence.					
	Peace officers are instructed to enforce								
]	☐ Respondent shall NOT have the child OR Custody of the minor child/ren is awarde ☐ as provided in the existing child custo	ed:							
	as follows:								
	Name of Child (first, middle initial, last)	Birth Date	0	0.114					
	(mst, middle imital, fast)	Birth Date	Sex	Custody Awarded To					
	☐ Protected Person ☐ Respondent								
		(list days, times and condi	tions):						
	☐ Protected Person ☐ Respondent ☐ shall have the child/ren as follows	(list days, times and condi	itions): _						
		(list days, times and condi	itions):						
		(list days, times and condi	tions):						
	shall have the child/ren as follows								
	shall have the child/ren as follows supervised by:								
	shall have the child/ren as follows supervised by: neutral drop off/pick up location	on:							
	shall have the child/ren as follows supervised by:	on:							

	5.	Conflicting Orders. If any term of another civil or criminal order conflicts with any term of this order you must follow the more restrictive term. Dismissal of any other order will not result in a dismissal of this order.
	6.	<u>Change in address</u> . The parties shall, at all times, keep the Court informed of their current mailing addresses.
	7.	Treatment/Counseling. Within days of this order, Respondent shall report to and participate and complete all scheduled treatment or counseling. A written report shall be submitted to the Court within days of this order.
	8.	Future Service. Petitioner has waived the right to personal service and agreed that all future notices of hearing, orders, or modifications may be served by certified mail. Respondent has waived the right to personal service and agreed that all future notices of hearing, orders, or modifications may be served by certified mail.
[07] [08]	10.	Order to clerk. It is further ordered that the clerk of the court shall forward a copy of this order to the Sheriff's Office in the county in which this order was originally issued, or
		immediate entry into record systems and to facilitate service in the jurisdiction in which the Respondent resides, if not previously served. The clerk shall deliver or mail a copy of this order to the Petitioner.
	Dat	e: Signed:
	NO It is the a cr any miso Res	Judge a misdemeanor under Idaho Code § 39-6312 for the Respondent, after notice of this order, to violate provisions of this order. Further, it is a crime under Idaho Code §18-204 for any person to aid and abet ime, or, not being present, to advise and encourage a crime. In addition, under Idaho Code §18-304, person who counsels, aids, solicits or incites another to commit a misdemeanor is guilty of a demeanor. Therefore, it may be a crime for any person to encourage or invite contact between the pondent and the Petitioner, except such contact as is expressly permitted by the above order. ve received a copy of this order, advisory notice, and warning.
	Sigr	ned: Date: Date:
		Petitioner ned: Date: Respondent

ATTENTION: Keep a copy of this order in your possession at all times in order to assist peace officers. Immediately report any violation of this order to law enforcement.

Protection Order		Са	se No:			
□Amended □Renewed		Co	urt	Judio	ial Distri	ct
□Domestic Violence (I.C. § 39-6304)		Co	unty			
☐Malicious harassment, stalking, telephone harassme	ent (I.C. § 18-1	₇₉₀₇₎ Sta	ite Idaho			
PETITIONER			R IDENTIFIE	RS		
First Middle Last	Date	of Birth ([OOB) of Pet	itioner		
PROTECTED PERSON(S): Petitioner Minor family member(s): (list name and DOB)	Other	Protected	Person(s):	(list name an	d DOB)	
RESPONDENT	7	RESPON	DENT IDE	NTIFIERS		
First Middle Last	SEX	RACE	DOB	HT	WT	
Respondent's Address	EYES	HAIR	DISTIN	IGUISHING F	EATURE	S
Relationship to Protected Person(s):						
Check all that apply former spouse	DRIVERS	LICENSE	#	STATE		Г
☐ living together; ☐ previously living together;						Г
☐ child in common; ☐ intimate partner; ☐ parent; ☐ related by blood, adoption or marriage; ☐ are in, or ☐ have been in, a dating relationship; ☐ other:	CAUTION	: 🔲 Wea	apon Allege	ed to be Invo	olved	
This order shall be effective until earlier by another court order.	20	at 11	:59 P.M. /u	ınless termir	nated	-

WARNINGS: This order meets all "full faith and credit" requirements of the VAWA, 18 U.S.C. § 2265 (1994) upon notice of the Respondent. This court has jurisdiction over the parties and the subject matter; the Respondent has been or will be afforded notice and a timely opportunity to be heard as provided by the laws of this jurisdiction. This order is valid and entitled to enforcement in each jurisdiction throughout the 50 states of the United States, the District of Columbia, all tribal lands, and all U.S. territories, commonwealths, and possessions and shall be enforced as if it were an order of that jurisdiction.

As a result of this order, it may be unlawful for you to purchase or possess a firearm, including a rifle, pistol, or revolver, or ammunition pursuant to federal law under 18 U.S.C. § 922(g)(8). If you have any questions whether these laws make it illegal for you to possess or purchase a firearm, you should consult an attorney.

Violation of any provision of this order by the Respondent, after actual notice of its terms, is a misdemeanor and may result in arrest and sentencing for up to one year in jail and a \$5,000 fine, even if the Protected Person consents to the violation.

Only the Court can change this order.

The Respondent was served and provided notice of hearing.
Petitioner Appeared: Yes No Represented by: Respondent Appeared: Yes No Represented by:
 ☐ The Respondent agreed to entry of a protection order. ☐ The Court found, after a hearing, that a protection order should be issued. ☐ The Court finds that the original Petitioner is the abuser and the original Respondent is the victim of domestic violence. The Petitioner shall be the Respondent and the Respondent shall be the Petitioner.
Petitioner has waived the right to personal service and agreed that all future notices of hearing, orders, or modifications may be served by certified mail. Respondent has waived the right to personal service and agreed that all future notices of hearing, orders, or modifications may be served by certified mail.
The parties shall, at all times, keep the Court informed of their current mailing addresses.
THE COURT ORDERS:
The Court extends the terms of the Temporary Protection Order, a copy of which is attached, with the following modifications:
It is further ordered that the clerk of the court shall forward a copy of this order to the Sheriff's Office in the county in which this order was originally issued or for immediate entry into record systems and to facilitate service in the jurisdiction in which the Respondent resides, if not previously served. The clerk shall deliver as residence of the court shall deliver as residence of the c
previously served. The clerk shall deliver or mail a copy of this order to the Petitioner.
Date:
It is a misdemeanor under Idaho Code § 39-6312 for the Respondent, after notice of this order, to violate the provisions of this order. Further, it is a crime under Idaho Code § 18-204 for any person to aid and abet a crime, or, not being present, to advise and encourage a crime. In addition, under Idaho Code §18-304, any person who counsels, aids, solicits or incites another to commit a misdemeanor is guilty of a misdemeanor. Therefore, it may be a crime for any person to encourage or invite contact between the Respondent and the Petitioner, except such contact as is expressly permitted by the above order.
have received a copy of this order, advisory notice, and warning.
Signed: Date: Petitioner
Signed: Date: Date:

ATTENTION: Keep a copy of this order in your possession at all times in order to assist peace officers. Immediately report any violation of this order to law enforcement.

Protection Order CAO DV 8-2 7/2017

IN THE DISTRICT COURT FOR TH	E JUDICIAL DISTRICT
FOR THE STATE OF IDAHO, IN AND FOR	THE COUNTY OF
	TE DIVISION
Petitioner	Case No
(Protected Person) VS. Respondent (Restrained Person)	ORDER FOR: MODIFICATION TERMINATION OF PROTECTION ORDER DENIAL OF MOTION
The Court having considered the motion to: [which motion is granted denied.	
modified as follows:	ted is
· · · · · · · · · · · · · · · · · · ·	8
shall forward a copy of this order to the law enterprotection order, for immediate entry into record so in which the Respondent resides, if not previously this order to the Petitioner.	, it is further ordered that the clerk of the court forcement agency specified in the court's initial systems and to facilitate service in the jurisdiction
Date:	Judge
Copy served on Petitioner by hand-delivery	certified mail to address shown in court files.
Copy served on Respondent by \square hand-delivery [certified mail to address shown in court files.
Date:	
	CLERK OF THE DISTRICT COURT
Typed/printed name	By: Deputy Clerk

IN THE DISTRICT COURT FOR THE	JUDICIAL DISTRICT
FOR THE STATE OF IDAHO, IN AND FOR	THE COUNTY OF
MAGISTRAT	E DIVISION
Petitioner,	Case No ORDER DISMISSING PROTECTION ORDER ACTION
Respondent.	THE TEN ON BENTA THE TEN
IT IS ORDERED that this action is dismissed	for the following reasons:
The Petition does not allege facts which, if Protection Order.	
☐ The Petitioner failed to appear at the heari	ing.
☐ The Petitioner requested that this action be	e dismissed.
☐ The Court determined, after considering th	ne evidence admitted during the
hearing, that there is insufficient evidence	for the issuance of a Protection Order.
Other:	
If there is a Protection Order outstanding shall forward a copy of this order to the law enformation order, for immediate entry into recipionistic in which the Respondent resides, if no mail a copy of this order to the Petitioner.	ord systems and to facilitate service in the
man a copy of this order to the Fethiorier.	
Date:	Judge
Copy served on Petitioner by 🗌 hand-delivery 🗍	certified mail to address shown in court files.
Copy served on Respondent by [] hand-deliver files.	ry certified mail to address shown in court
Date:	
	CLERK OF THE DISTRICT COURT
	By:
Typed/printed name	Deputy Clerk